IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF TEXAS (FORT WORTH DIVISION)

NEXTGEAR CAPITAL, INC. AND AUTOMOTIVE FINANCE CORPORATION,

Plaintiffs,

٧.

DRUIEN, INC. D/B/A LAWTON AUTO AUCTION A/K/A LAWTON CACHE AUTO AUCTION, LISA DRUIEN, MICHAEL VERNON GARRISON D/B/A ROCK HILL USED CARS, AND AUSTIN MICHAEL GARRISON A/K/A MIKE GARRISON D/B/A AUSTIN FINANCIAL SERVICES,

Civil Action No. 4:20-CV-959-BJ

Defendants.

NOTICE OF SUBPOENA COMMANDING THE PRODUCTION OF DOCUMENTS

NextGear Capital, Inc. and Automotive Finance Corporation, plaintiffs in the above-styled civil federal action, hereby give notice pursuant to FED. R. CIV. P. 45(a)(4) to all parties that it intends to serve the attached subpoena commanding the production of documents upon Colby Parker d/b/a Parker Auto Auction.

Respectfully submitted,

PADFIELD & STOUT, L.L.P. 420 Throckmorton Street, Suite 1210 Fort Worth, Texas 76102 817-338-1616 phone 817-338-1610 fax

/s/ Christopher V. Arisco

Alan B. Padfield State Bar I.D. # 00784712 abp@padfieldstout.com Christopher V. Arisco State Bar I.D. #24064830 carisco@padfieldstout.com

Attorneys for NextGear Capital, Inc. and Automotive Finance Corporation

CERTIFICATE OF SERVICE

I hereby certify that on January 6, 2021, I served a copy of the foregoing Notice of Subpoena Commanding The Production of Documents to Druien, Inc. and Lisa Druien, by and through their attorney of record, via e-mail at jvacek@galyen.com and certified mail at 1300 Summit Avenue, Suite 650, Fort Worth, Texas 76102, and defendants Michael Vernon Garrison, pro se, at 549 I-30 E., Sulphur Springs, Texas 75482, and Austin Michael Garrison, pro se, at 4658 I-30 E., Sulphur Springs, Texas 75482.

/s/ Christopher V. Arisco
Alan B. Padfield
State Bar I.D. # 00784712
abp@padfieldstout.com
Christopher V. Arisco
State Bar I.D. #24064830
carisco@padfieldstout.com

Attorneys for NextGear Capital, Inc. and Automotive Finance Corporation AO 88B (Rev. 02/14) Subpoena to Produce Documents, Information, or Objects or to Permit Inspection of Premises in a Civil Action

UNITED STATES DISTRICT COURT

for the

Northern District of Texas

NextGear Ca	pital, Inc. and Automotive Finance Corp	Y				
1871	Plaintiff)				
	v.)	Civil Act	ion No.	4:20-CV-959)-BJ
Druien, Inc. o Micha	d/b/a Lawton Auto Auction, Lisa Druien, el Garrison and Austin Garrison)				
Sec	Defendant)				
	SUBPOENA TO PRODUCE DOCUM OR TO PERMIT INSPECTION (MENTS, OF PRE	INFORM MISES I	MATIO N A CI	ON, OR OBJE VIL ACTION	CTS I
То:	Colby Wayne Parker, at 351 C	CR 3505,	Sulphur	Springs	, Texas 75482	
	(Name of person to	whom this	subpoena i	s directed	d)	
material: Docur	ction: YOU ARE COMMANDED to product translation, or objects, as ments related to the sale or transfer of the volete, sign, have notarized, and return the attainents produced. Blanks preceded with the '	nd to per ehicle ide ached bu	mit inspe entified in usiness re	ction, c the atta cords a	opying, testing ached Exhibit ". affidavit along v	g, or sampling of the A" Duces Tecum, an with any responsive
Place: Padfiel	d & Stout, LLP, 420 Throckmorton Street, S	Suite	Date and	Time:		
1210, I	Fort Worth, Texas 76102	uno		0	2/08/2020 12:0)0 pm
					2/00/2020 12:0	70 pm
may inspect, m	possessed or controlled by you at the time, ceasure, survey, photograph, test, or sample t	the prope	erty or any	y desigr	nated object or	operation on it.
Rule 45(d), rela	llowing provisions of Fed. R. Civ. P. 45 are ating to your protection as a person subject to subpoena and the potential consequences of 6/2021	to a subpo	oena; and	5(c), rel Rule 4.	ating to the pla	nce of compliance;
	CLERK OF COURT		OR	C	hetryshe V.	! Ori
	Signature of Clerk or Deputy Cl	'erk	-		Attorney's	signature
	ess, e-mail address, and telephone number of	of the atto	20 1991		- I The Late of the Company of the C	NextGear Capital
Christopher V.	Arisco, 420 Throckmorton Street, Suite 1210	0, Fort W				29 DEC
	Notice to the person who iss a commands the production of documents, el	sues or r	equests t	his sub	poena	

inspection of premises before trial, a notice and a copy of the subpoena must be served on each party in this case before

it is served on the person to whom it is directed. Fed. R. Civ. P. 45(a)(4).

AO 88B (Rev. 02/14) Subpoena to Produce Documents, Information, or Objects or to Permit Inspection of Premises in a Civil Action (Page 2)

Civil Action No. 4:20-CV-959-BJ

PROOF OF SERVICE

(This section should not be filed with the court unless required by Fed. R. Civ. P. 45.)

I received this	subpoena for (name of individual and title, if an	y)				
on (date)	·					
☐ I served the	☐ I served the subpoena by delivering a copy to the named person as follows:					
1000		on (date) ;	or			
☐ I returned th	e subpoena unexecuted because:					
tendered to the	oena was issued on behalf of the United switness the fees for one day's attendance,	States, or one of its officers or agents, I and the mileage allowed by law, in the	have also amount of			
My fees are \$	for travel and \$	for services, for a total of \$	0.00			
I declare under p	penalty of perjury that this information is	true.				
ate:						
		Server's signature				
		Printed name and title				
	- A A A A A A A A A A A A A A A A A A A	Server's address				

Additional information regarding attempted service, etc.:

AO 88B (Rev. 02/14) Subpoena to Produce Documents, Information, or Objects or to Permit Inspection of Premises in a Civil Action(Page 3)

Federal Rule of Civil Procedure 45 (c), (d), (e), and (g) (Effective 12/1/13)

(c) Place of Compliance.

- (1) For a Trial, Hearing, or Deposition. A subpoena may command a person to attend a trial, hearing, or deposition only as follows:
- (A) within 100 miles of where the person resides, is employed, or regularly transacts business in person; or
- (B) within the state where the person resides, is employed, or regularly transacts business in person, if the person
 - (i) is a party or a party's officer; or
- (ii) is commanded to attend a trial and would not incur substantial expense.

(2) For Other Discovery. A subpoena may command:

- (A) production of documents, electronically stored information, or tangible things at a place within 100 miles of where the person resides, is employed, or regularly transacts business in person; and
- (B) inspection of premises at the premises to be inspected.

(d) Protecting a Person Subject to a Subpoena; Enforcement.

(1) Avoiding Undue Burden or Expense; Sanctions. A party or attorney responsible for issuing and serving a subpoena must take reasonable steps to avoid imposing undue burden or expense on a person subject to the subpoena. The court for the district where compliance is required must enforce this duty and impose an appropriate sanction—which may include lost earnings and reasonable attorney's fees—on a party or attorney who fails to comply.

(2) Command to Produce Materials or Permit Inspection.

- (A) Appearance Not Required. A person commanded to produce documents, electronically stored information, or tangible things, or to permit the inspection of premises, need not appear in person at the place of production or inspection unless also commanded to appear for a deposition, hearing, or trial.
- (B) Objections. A person commanded to produce documents or tangible things or to permit inspection may serve on the party or attorney designated in the subpoena a written objection to inspecting, copying, testing, or sampling any or all of the materials or to inspecting the premises—or to producing electronically stored information in the form or forms requested. The objection must be served before the earlier of the time specified for compliance or 14 days after the subpoena is served. If an objection is made, the following rules apply:
- (i) At any time, on notice to the commanded person, the serving party may move the court for the district where compliance is required for an order compelling production or inspection.
- (ii) These acts may be required only as directed in the order, and the order must protect a person who is neither a party nor a party's officer from significant expense resulting from compliance.

(3) Quashing or Modifying a Subpoena.

- (A) When Required. On timely motion, the court for the district where compliance is required must quash or modify a subpoena that:
 - (i) fails to allow a reasonable time to comply;
- (ii) requires a person to comply beyond the geographical limits specified in Rule 45(c);
- (iii) requires disclosure of privileged or other protected matter, if no exception or waiver applies; or
 - (iv) subjects a person to undue burden.
- (B) When Permitted. To protect a person subject to or affected by a subpoena, the court for the district where compliance is required may, on motion, quash or modify the subpoena if it requires:
- disclosing a trade secret or other confidential research, development, or commercial information; or

- (ii) disclosing an unretained expert's opinion or information that does not describe specific occurrences in dispute and results from the expert's study that was not requested by a party.
- (C) Specifying Conditions as an Alternative. In the circumstances described in Rule 45(d)(3)(B), the court may, instead of quashing or modifying a subpoena, order appearance or production under specified conditions if the serving party:
- (i) shows a substantial need for the testimony or material that cannot be otherwise met without undue hardship; and
 - (ii) ensures that the subpoenaed person will be reasonably compensated.

(e) Duties in Responding to a Subpoena.

- (1) Producing Documents or Electronically Stored Information. These procedures apply to producing documents or electronically stored
- (A) Documents. A person responding to a subpoena to produce documents must produce them as they are kept in the ordinary course of business or must organize and label them to correspond to the categories in the demand.
- (B) Form for Producing Electronically Stored Information Not Specified. If a subpoena does not specify a form for producing electronically stored information, the person responding must produce it in a form or forms in which it is ordinarily maintained or in a reasonably usable form or forms.
- (C) Electronically Stored Information Produced in Only One Form, The person responding need not produce the same electronically stored information in more than one form.
- (D) Inaccessible Electronically Stored Information. The person responding need not provide discovery of electronically stored information from sources that the person identifies as not reasonably accessible because of undue burden or cost. On motion to compel discovery or for a protective order, the person responding must show that the information is not reasonably accessible because of undue burden or cost. If that showing is made, the court may nonetheless order discovery from such sources if the requesting party shows good cause, considering the limitations of Rule 26(b)(2)(C). The court may specify conditions for the discovery.

(2) Claiming Privilege or Protection.

- (A) Information Withheld. A person withholding subpoenaed information under a claim that it is privileged or subject to protection as trial-preparation material must:
 - (i) expressly make the claim; and
- (ii) describe the nature of the withheld documents, communications, or tangible things in a manner that, without revealing information itself privileged or protected, will enable the parties to assess the claim.
- (B) Information Produced. If information produced in response to a subpoena is subject to a claim of privilege or of protection as trial-preparation material, the person making the claim may notify any party that received the information of the claim and the basis for it. After being notified, a party must promptly return, sequester, or destroy the specified information and any copies it has; must not use or disclose the information until the claim is resolved; must take reasonable steps to retrieve the information if the party disclosed it before being notified; and may promptly present the information under seal to the court for the district where compliance is required for a determination of the claim. The person who produced the information must preserve the information until the claim is resolved.

(g) Contempt.

The court for the district where compliance is required—and also, after a motion is transferred, the issuing court-may hold in contempt a person who, having been served, fails without adequate excuse to obey the subpoena or an order related to it.

EXHIBIT "A" <u>Duces Tecum</u>

Documents and Records to be Produced:

Document Requests Related to 2006 Dodge Ram, VIN # 3D7ML48C26G178761

- 1. Produce all auction invoices, receipts, and statements related to the sale of the 2006 Dodge Ram, VIN # 3D7ML48C26G178761, which is identified in the Exhibit "B" Lawton Auto Auction invoice dated July 31, 2019.
- 2. Produce all written contracts, agreements, and any exhibits or attachments thereto with Druien Inc. d/b/a Lawton Auto Auction related to the sale by Colby Parker and/or Parker Auto Auction of the 2006 Dodge Ram, VIN # 3D7ML48C26G178761.
- 3. Produce all written contracts, agreements, and any exhibits or attachments thereto with Michael Garrison d/b/a Rock Hill Used Cars related to the sale by Colby Parker and/or Parker Auto Auction of the 2006 Dodge Ram, VIN # 3D7ML48C26G178761.
- 4. Produce all written contracts, agreements, invoices, receipts, certificates of title or title applications and documents, or other related documents reflecting the sale or transfer of ownership of the 2006 Dodge Ram, VIN # 3D7ML48C26G178761 to Rock Hill Used Cars in August of 2019 as set forth in the attached Exhibit "C" Texas Certificate of Title.
- 5. Produce all written communications, correspondence, notes, e-mails, and/or text messages by and between Colby Parker and/or Parker Auto Auction and Michael Garrison d/b/a Rock Hill Used Cars related to the sale or transfer of the 2006 Dodge Ram, VIN # 3D7ML48C26G178761 from January 1, 2019, to present.
- 6. Produce all written communications, correspondence, notes, e-mails, and/or text messages by and between Colby Parker and/or Parker Auto Auction and Druien, Inc. d/b/a Lawton Auto Auction related to the sale or transfer of the 2006 Dodge Ram, VIN # 3D7ML48C26G178761 from January 1, 2019, to present.
- 7. Produce all written communications, correspondence, notes, e-mails, and/or text messages by and between Colby Parker and/or Parker Auto Auction and Lisa Druien related to the sale or transfer of the 2006 Dodge Ram, VIN # 3D7ML48C26G178761 from January 1, 2019, to present.
- 8. Produce all copies of checks (front and back) received by Colby Parker and/or Parker Auto Auction that correspond to payment from the sale of the 2006 Dodge Ram, VIN # 3D7ML48C26G178761 from January 1, 2019, to present.
- 9. Produce any monthly bank statements (redaction of confidential material permitted) identifying the receipt of money by Colby Parker and/or Parker Auto Auction that correspond to payment from the sale of the 2006 Dodge Ram, VIN # 3D7ML48C26G178761 from January 1, 2019, to present.

Lavaton Cache Auto Auction

EXHIBIT B

INVOICE & BILL OF SALE

580-536-4645

1 Southwest 112th St. Lawton, OK 73505 Print Date: 8/06/2019 Print Time: 10:55 AM

ANNOUNCED CON	DITIONS OR CO	OMMENTS:	unit# 106		
BUYER(Purchaser):P-109420 376 Mike Garrison 903-440-5557 Rock Hill Used Cars 549 Interstate 30 East Sulphur Springs, TX 75482			Seller P117163 P117163 Parker Auto Auction Colby Parker P.O. Box 895 Sulpher Springs, TX 75482	SALE#: 36237 DATE: 7/31/19 STATUS: SLD DRIVE: Green LANE	
VEHICLE DESCRIPTION SERIAL 3D7ML48C26G178761 178761 ODOMETER STATUS YEAR 2006 MAKE DODGE MODEL RAM 3500 QUA BODY QUAD P COLOR Silver RADIO LICENSE FUEL Diesel TITLE TRANS AUTO SALE PRICE: 21,500 BUYER FEE: 440.00 DRAFT FEE: SALES TAX TOTAL DUE: 21,940.00 PAID: 21,940.00		ODOMETER DISCLOSURE ST Federal law (and state law, if applicable) requileage upon transfer of ownership. Failure to a false statement may result in fines and/or imputed law (Of the vehicle herein described) now reads best of my knowledge, it reflects the actual mile one of the following statements is checked. [(1) I hereby certify that to the best of my knowledge reflects the amount of mileage in excess of its WARNING - ODOMETER DISCREPANCE. Transferor's (Seller) signature) [1] Transferee's (buyer) signature)	uires that you state the complete or providing risonment. state that the odometer i6423 miles and to the cage of the vehicle, unless and the cage of the vehicle, unless are the odometer reading are mechanical limits. OT the actual mileage.		
7.	BALANCE:	\$0.00	Transferce's (buyer) signature)		

ALL SALES FINAL DAY OF SALE. It is understood and agreed, between the consignor, the purchaser and Lawton Cache Auto Auction is not responsible for fire, theft, or damage to the above described vehicle while on the premises before, during or after the sale. LAWTON CACHE AUTO AUCTION DOES NOT HAVE INSURANCE COVERING ANY VEHICLE. "This sale is solely a transaction between the buyer and the seller parties" – Subject to final handing and approving of the Auction. The buyer is expected to pay for any vehicle which he/she buys unless excused by the Auction. Please clear all items promptly after purchase. The Auction does not guarantee the mileage, year, model or factory warranty on any vehicle sold through this auction. Seller warrants that he/she has good negotiable title and that it is free and clear of all items and or encumbrances. Signatory parties agree that sale transaction is not complete until all drafts or checks have cleared and title is assigned to purchaser. Effective IMMEDIATELY, AS OF TODAY January 17, 2018, ALL SALES MUST be paid for the night of the Auction, with cash, check or a floor plan company. If NO payment is here at the time title arrives, a fee of \$25.00 will be added to your total daily.

AFC

Printed name of person(buyer) signing

443058 - 1028
ROCK HILL USED CARS

Upon cale of this vehicle, the purchaser must apply for a new title within 30 days unless the vehicle is purchased by a dealer. Until a new title is issued, the vehicle record will continue to reflect the owner's name listed on the current title. SEE BACK OF TAB FOR ADDITIONAL INFORMATION.

9167 of 15041

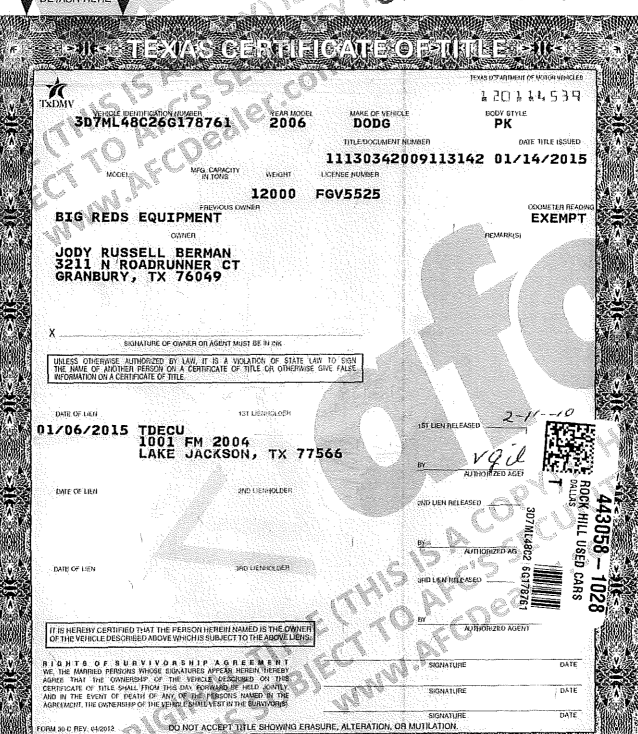
والمالية المناسبة المسالية الم

EXHIBIT C

TDECU 1001 FM 2004 RD LAKE JACKSON, TX 77566-4027

32549-11

/ DETACH HERE



Whenever you sell or trade in a vehicle, be sure to protect yourself by filing the Vehicle Transfer's Notification online at www.TxDMV.gov. The notification removes your responsibility for anything the buyer might do with the vehicle. It's free!

You ONLY have 30 days to submit the Vehicle Transfer Notification from the date you sell or trade in the vehicle to remove your liability.

Always remember to "Protect your title, Texas." For more information, go to www.TxDMV.gov and click on the "Protect your title" topic.

Agents Signature The undersigned hereby certifies that the velocite described in this order and the standard in the actual mileage of the velocite unless one of the following statements is checked. The undersigned hereby certifies that the velocite described in this order and the standard in the standard in the standard in the standard is the actual mileage of the velocite unless one of the following statements is exceed to the standard in the standard is the actual mileage of the velocite unless one of the following statements is exceed to the standard in the standard is the standard in the standard is the stand	SIGN	N VEHICLE IS SOLD, TITLE HOLDER MUST ASSIGN AND FURNISH THIS TITLE, CURRENT LICENSE RECEIPT, AND ED APPLICATION FOR TITLE (FORM 136-U) INDICATING DATE OF SALE AND SALES PRICE TO THE PURCHASER WHO FFILE APPLICATION WITH COUNTY TAX ASSESSOR-COLLECTOR WITHIN 30 DAYS TO AVOID PENALTY.
Supering Sup)	FEDERAL AND STATE LAW REQUIRES THAT YOU STATE THE MILEAGE IN CONNECTION WITH THE TRANSFER OF OWNERSHIP, FAILURE TO COMPLETE OR PROVIDING A FALSE STATEMENT MAY RESULT IN FINES AND/OR IMPRISONMENT.
Remoted Purchaser Certify to the best of my knowledge that the odometer reading is the actual mileage of the vehicle unless one of this following statements is checked Certify to the best of my knowledge that the odometer reading is the actual mileage. WARNING ODOMETER DISCREPAN Dealer's Name Dealer's Name Printed Name (same as signature) The undersigned hereby perfittes that the vehicle described in this title to the same dear of all times, except as noted harses, and has been transferred to the following statements is checked The undersigned hereby perfitted that the vehicle described in this title to the same and clear of all times, except as noted harses, and has been transferred to the following statements is checked The undersigned hereby perfitted that the vehicle described in the same and clear of all times, except as noted harses, and has been transferred to the following statements is checked The undersigned hereby perfitted that the odometer reading is the natural mileage of the vehicle unless one of the following statements is checked The undersigned hereby perfitted harses that the odometer reading is not the actual mileage of the vehicle unless one of the following statements is checked The undersigned hereby certifies that the odometer reading is not the actual mileage with the performance of the above exhauster of the above exhauster of the statement of the above exhauster of the statement of the above exhauster of the statement of the statement of the above exhauster of the statement of the statement of the above exhauster of the statement of the statement of the above exhauster of the statement of the	OF THE	Certify to the best of my knowledge that the odometer reading is the actual mileage of the vehicle unless one of the following statements is checked: 1 The mileage stated is in excess of its mechanical limits. 2 The odometer reading is not the actual mileage. WARNING - ODOMETER DISCREPANCE Date of OSE OCC OCC OCC OCC
Name of Purchaser Agent's Signature Signature Signature Signature Agent's Signature Signature Signature The undersigned hereby certifies that the vehicle described in this title is fire and clear of all libers, except as noted hereby and has been transferred to the following printed name and above properties of the properties of the following statements is checkly and the printed hereby certifies that the vehicle of the following statements is checkly and the printed name of the above polometer certification made by Inia selectingent. The undersigned hereby certifies that the vehicle described in this title is fire and clear of all bins, except as gold hardly and has been transferred to the following printed hame and above to all bins, except as gold hardly and has been transferred to the following printed hame and address of the above polyment of the printed hame and address of the printed name of purchaser City: State Zip Agent's Signature The undersigned hereby certifies that the vehicle described in this title is fire and clear of all bins, except as gold hardly and has been transferred to the following printed hame and address of the undersigned hereby certifies that the vehicle described in this title is fire and clear of all bins, except as gold hardly and has been transferred to the following printed hame and address of the undersigned hereby certifies that the vehicle described in the clual mileage of the vehicle unless one of the following statements is checked to the purchaser City: State Zip The office of all bins, except as gold hardly and has been transferred to the following printed hame and address of the undersigned hereby certifies that the vehicle described in the second of the following printed hame and address of the undersigned hereby certifies that the vehicle and the second of the following printed hame and address of the following printed hame and address of the undersigned hereby certifies that the vehicle described in the second of the following printed hame and addr	DEALER ONLY	Name of Purchaser Certify to the best of my knowledge that the odorneter reading is the actual mileage of the vehicle unless one of the following statements is checked 1. The mileage stated is in excess of its mechanical limits. Doometer (unless)
Agent's Signature of BoyerAgent Printed Name (same as signature) Signature of BoyerAgent Printed Name (same as signature) The undersigned hereby certifics that the vehicle described in this title is free and clear of all times, except as noted hereby and has been transferred to the following printed hame and address of the vehicle unless one of the following statements is checked to the best of my knowledge that the odometer reading is the above of the vehicle unless one of the following statements is checked to the vehicle unless one of the following statements is checked to the vehicle unless one of the following statements is checked to the vehicle unless one of the following statements is checked to the vehicle unless one of the following statements is checked to the vehicle unless one of the following statements is checked to the vehicle unless one of the following statements is checked to the vehicle unless one of the following statements is checked to the vehicle unless one of the following statements is checked to the vehicle unless one of the following statements is checked to the vehicle unless one of the following statements is checked to the vehicle unless one of the following statements is checked to the vehicle unless one of the following statements is checked to the vehicle unless one of the following statements is checked to the vehicle unless one of the following statements is checked to the vehicle unless one of the following statements is checked to the vehicle unless one of the following statements is checked to the vehicle unless one of the following statements is checked to the vehicle unless one of the following statements is checked to the vehicle unless one of the following statements is checked to the vehicle unless one of the following statements is checked to the vehicle unless one of the following statements is checked to the vehicle unless one of the following statements is checked to the vehicle unless one of the following statements is checked to the vehicle unless one of the v	ONLY	I certify to this best of my knowledge that the odometer reading is the actual missage of the vehicle unless one of the following statements is checked. 1. The mileage stated is in excess of its machanical limits.
Agent's Signature of BoyerAgent Printed Name (same as signature) Signature of BoyerAgent Printed Name (same as signature) The undersigned hereby certifics that the vehicle described in this title is free and clear of all times, except as noted hereby and has been transferred to the following printed hame and address of the vehicle unless one of the following statements is checked to the best of my knowledge that the odometer reading is the above of the vehicle unless one of the following statements is checked to the vehicle unless one of the following statements is checked to the vehicle unless one of the following statements is checked to the vehicle unless one of the following statements is checked to the vehicle unless one of the following statements is checked to the vehicle unless one of the following statements is checked to the vehicle unless one of the following statements is checked to the vehicle unless one of the following statements is checked to the vehicle unless one of the following statements is checked to the vehicle unless one of the following statements is checked to the vehicle unless one of the following statements is checked to the vehicle unless one of the following statements is checked to the vehicle unless one of the following statements is checked to the vehicle unless one of the following statements is checked to the vehicle unless one of the following statements is checked to the vehicle unless one of the following statements is checked to the vehicle unless one of the following statements is checked to the vehicle unless one of the following statements is checked to the vehicle unless one of the following statements is checked to the vehicle unless one of the following statements is checked to the vehicle unless one of the following statements is checked to the vehicle unless one of the following statements is checked to the vehicle unless one of the following statements is checked to the vehicle unless one of the following statements is checked to the vehicle unless one of the v		
The undersigned hereby certifies that the yebicle described in this tills is few and clear of all hors, except as noted harell, and has been transferred to the following printed hallo and address of Purchaser. Name of Purchaser Street Street City State Zip	DEA	Agent's Signature I am aware of the above odometer cartification made by the selectorent.
Date of Sale Date of Sale Date		The undereigned hereby certifies that the vehicle described in this tills is free and clear of all lines, except as noted harely, and has been translated to the following purified have and address
Signature of Buyer/Agent Printed Name (same as signature)	NO E	I certify to the best of my knowledge that the edometer reading is the actual mileage of the vehicle unless one of the following statements is checked. 1. The infleage stated is in excess of its mechanical limits. Occurred READS(3 No Technol.) 1.2 The odometer reading is not the actual mileage. WARNING - ODOMETER DISCREPANCE.
Signature of Buyer/Agent Printed Name (same as signature)		
Signature of Buyer/Agent Printed Name (sume as signature)	日	Agent's Signature Printed Name (same as eignature)
		Signature of Buyer/Agent Printed Name (same as signature)

·********	LIDAVII	DECOR	REGION***	****
, 11	A 55 A 200 TO SERVICE AND THE RESERVICE OF			

The strikeover on the following Statement of Origin/Title/Vin#

was made due to the following with up traud intended

- () typographical error
- () Seller signed pame incorrectly
- () customer changed mind, sale did not take place no possession
- () seller assigned title to himself herself
- () seller assigned title to wrong parly
- () pughasers name misspelled, should read
- () assagnment placed in dealer assignment in error
- (a. notary placed signature in wrong space
- (v selfer signed name in briyer space
- () buyer signed name in seller space
- () address incorrect should read

()

NOTARY PUBLIC DATE

MATURE OF SEPTER

STATE OF OKLAHOMA, MY COMMISSION FOR COUNTY OF MCCURTAIN

#03004320 EXP. 03/17/23

OF HOURS /// 2023

IN THE UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF TEXAS FORT WORTH DIVISION

NEXTGEAR CAPITAL, INC. AND	
AUTOMOTIVE FINANCE	
CORPORATION,)
)
Plaintiffs,)
v.)
) Adv. Pro. No. 18-03393
DRUIEN, INC. D/B/A LAWSTON)
AUTO AUCTION, LISA DRUIEN,)
MICHAEL GARRISON D/B/A ROCK)
HILL USED CARS, AND AUSTIN	·)
GARRISON D/B/A AUSTIN FINANCIAL	L)
SERVICES,)
)
)
Defendants.)

BUSINESS RECORDS AFFIDAVIT

STATE OF TEXAS §
COUNTY OF HOPKINS §

BEFORE ME, the undersigned official, on this day personally appeared Colby Wayne Parker, known to me to be a credible person and whom, after having been by me first duly sworn, under oath deposed and stated the following:

- 1. My name is Colby Wayne Parker. I am over eighteen years old, I understand the nature of this oath, and I am otherwise competent to testify as to the matters stated in this Affidavit. This testimony is based on my own personal knowledge and the facts stated herein are true and correct. I have also personally reviewed each of the documents attached hereto.
- 3. I am a custodian of the records concerning my business dealings with Michael Garrison d/b/a Rock Hill Used Cars. Attached hereto are *_____ pages of records. These said pages of records are kept by me in the regular course of business, and it was the regular course of

my business for an employee or representative with knowledge of the act, event, condition, opinion, or diagnosis, recorded to make the record or to transmit information thereof to be included in such record; and the record was made at or near the time or reasonably soon thereafter. The records attached hereto are the original or exact duplicates of the original.

	Further affiant sayeth not.	
	Executed this the * day of *_	, 2021.
		*
		By: Colby Wayne Parker
	SUBSCRIBED AND SWORN T	O before me by the said Colby Wayne Parker this the
	_ day of *	, 2021, to certify which witness my hand and seal of
ffice.		
		Notary Public In and For Said
		County and State